IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: F. BORDEAUX et. al.

Application No.: 09/991,746

Filed: November 26, 2001

For: GLASS SHEET INTENDED TO

BE THERMALLY TOUGHENED

Group Art Unit: 1755

Examiner: K. Group

Attorney Docket No.: 3633-509

TERMINAL DISCLAIMER UNDER 37 C.F.R. 1.321(c)

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

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SAINT-GOBAIN GLASS FRANCE is the assignee of the entire right, title and interest in and to U.S. Patent No. 6,335,300 B1 ("the '300 patent") by virtue of an assignment from Frédéric BORDEAUX and Lucas DUFFRENE to SAINT-GOBAIN VITRAGE that was recorded on February 29, 2000 at Reel 010608, Frame 0284. On July 1,-2000, SAINT-GOBAIN-VITRAGE changed its name to SAINT-GOBAIN-GLASS FRANCE. Documentation evidencing that name change was recorded on November 16, 2001 at Reel 012310, Frame 0438.

SAINT-GOBAIN GLASS FRANCE is also the assignee of the entire right, title and interest in and to the above-identified application, which is a continuation of the '300 patent, by virtue of the assignment from Frédéric BORDEAUX and Lucas DUFFRENE to SAINT-GOBAIN VITRAGE that was recorded on February 29, 2000 at Reel 010608, Frame 0284. On July 1, 2000, SAINT-GOBAIN VITRAGE changed its name to SAINT-GOBAIN GLASS FRANCE. Documentation evidencing that name change was recorded on November 16, 2001 at Reel 012310, Frame 0438.

SAINT-GOBAIN GLASS FRANCE hereby disclaims the terminal part of any patent granted on the above-identified application that would extend beyond the expiration date of the '300 patent and hereby agrees that any patent granted on the above-identified application shall be enforceable only for and during such period that said patent is commonly owned with the '300 patent.

Petitioner does not disclaim any terminal part of any patent granted on the above-identified application prior to the expiration date of the '300 patent in the event that

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the '300 patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321(a) or (b), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to the expiration of its full statutory term.

A fee of approximately \$\frac{\strack{1}}{10.00}\$ is believed due under 37 C.F.R. 120(d) for this terminal disclaimer. Please charge the required fee to Pennie & Edmonds LLP Deposit Account No. 16-1150. A copy of this sheet is enclosed.

Date: October 28, 2002

Respectfully Submitted,

the a slate

Seth A. Watkins

Reg. No. 47,169

For: Victor N. Balancia

Reg. No. 31,231

PENNIE & EDMONDS LLP 1667 K Street, N.W. Washington, D.C. 20006

(202) 496-4400

Enclosure

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